

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN



OFFICE OF THE CLERK www.miwd.uscourts.gov

399 Federal Bldg. 110 Michigan St., NW Grand Rapids, MI 49503 (616) 456-2381 107 Federal Bldg. 410 W. Michigan Ave. Kalamazoo, MI 49007 (269) 337-5706 113 Federal Bldg. 315 W. Allegan St. Lansing, MI 48933 (517) 377-1559 202 W. Washington St. P.O. Box 698 Marquette, MI 49855 (906) 226-2021

April 22, 2025

David Miedel 9612 Woodbury Rd. Laingsburg, MI 48848

Re: Case No. 1:25-cv-406, Miedel v. Ally Bank

We received the enclosed discovery papers for filing which are being returned to you pursuant to Western District of Michigan Local Civil Rule 5.3 and Federal Rule of Civil Procedure 5(d).

Filer: David Miedel Date received: April 22, 2025

Document title: plaintiff's first request for production of documents

☐ We will file your proof of service for same when submitted.

In the future please only submit a proof of service for your discovery materials. Thank you.

Sincerely,

CLERK OF COURT

/s/ ns

By: Deputy Clerk

W.D. Mich. LCivR 5.3 states, "Filing of discovery materials (a) Interrogatories, requests for production or inspection, request for admissions, and responses or objections shall be served upon other parties, but shall not be filed with the Court. Only a proof of service shall be filed with the Court. The party responsible for service of these discovery materials shall retain the original and become the custodian. (b) Transcripts of depositions shall not be filed with the Court. (c) If discovery materials are to be used at trial, relevant portions of the materials to be used shall be filed with the Clerk at or before trial. If discovery materials are necessary to any motion, relevant portions of the materials shall be filed with the Clerk with the motion or response."

F.R.C.P. 5(d) states, "Filing; Certificate of Service. Any paper after the complaint that is required to be served-together with a certificate of service-- must be filed within a reasonable time after service. But disclosures under Rule 26(a)(1) or (2) and the following discovery requests and responses must not be filed until they are used in the proceeding or the court orders filing: depositions, interrogatories, requests for documents or tangible things or to permit entry onto land, and requests for admission."